

1 Honorable Robert S. Lasnik
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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

8 CITY OF SEATTLE, a municipal corporation,
9 located in the County of King, State of
Washington,

10 Plaintiff,

11 vs.

12 MONSANTO COMPANY, SOLUTIA INC.,
13 and PHARMACIA CORPORATION, and
14 DOES 1 through 100,

15 Defendants.

16 No. 2:16-CV-00107

17 REPLY IN SUPPORT OF
18 MOTION FOR A SIXTY-DAY
19 STAY OF CURRENT DEADLINES

20 **NOTED ON MOTION CALENDAR:**
February 28, 2020

21 File Date: January 25, 2016

22 Trial Date: September 14, 2020

23 The Defendants have concurred with Seattle's request for a sixty-day stay of current deadlines to allow Seattle time to retain new outside counsel. The motion is, therefore, effectively a stipulated motion and we ask the Court to enter a stay order immediately, given the imminent deadlines in the current schedule.

24 Dated this 28th day of February, 2020.

25 PETER S. HOLMES
26 Seattle City Attorney
27 By: s/Laura B. Wishik
28 Peter S. Holmes, WSBA # 15787

29 REPLY IN SUPPORT OF MOTION
30 FOR A SIXTY-DAY STAY OF CURRENT DEADLINES- 1
(2:16-cv-00107-RSL)

31 **Peter S. Holmes**
32 Seattle City Attorney
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35 (206) 684-8200

1 Laura B. Wishik, WSBA #16682

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Attorneys for Plaintiff

**REPLY IN SUPPORT OF MOTION
FOR A SIXTY-DAY STAY OF CURRENT DEADLINES- 2
(2:16-cv-00107-RSL)**

Peter S. Holmes
Seattle City Attorney
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CERTIFICATE OF SERVICE

I hereby certify that on February 28, 2020, I caused this REPLY IN SUPPORT OF MOTION FOR A SIXTY-DAY STAY to be electronically filed with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the Electronic Mail Notice List.

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

DATED: February 28, 2020

By: s/ Laura B. Wishik
Laura B. Wishik

REPLY IN SUPPORT OF MOTION
FOR A SIXTY-DAY STAY OF CURRENT DEADLINES- 3
(2:16-cv-00107-RSL)

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